Case Number

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	Case Number	FILED
	ID YR NU (To be Completed)	MBER by Court CherkyUG 15 A !!: 42
PETITION FOR RELIEF FRO (Pursuant to Rule 32, Alabar United States IN THE <u>District</u> COU	na Rules of Criminal	Procedure) District ALABAMA
TRENTON G. TEELE	v. State of Respondent [Indicate either the	"State" or, if filed in
Prison Number 280431 Place of Confir County of Conviction LAWDER DALE	municipal court, the "Municipality"] nement LOXLEY	
NOTICE: BEFORE COMPLETING ACCOMPANYING INSTR	•	AD CAREFULLY THE
1. Name and location (city and county) of conviction or sentence under attack <u>LA</u>		
2. Date of judgment of conviction 10-3. Length of sentence 97 mont 4. Nature of offense involved (all counts) Possession of CC-2018 -	hs-split to	
5 What was your plea? (Check one) (a) Guilty		
(b) Not Guilty(c) Not Guilty by reason of mental (d) Not Guilty and not guilty by rea		or defect
lf you entered a guilty plea to one count count or indictment, give details:		
6. Kind of trial: (Check one) (a) Jury (b) Judge only __		en van van van de kante verkeelde en de performinen beschiede en de kante van de kante van de kante van de ken
7. Did you testify at the trial? Yes No No		
8. Did you appeal from the judgment of cor	rviction?	

. If you did appeal, answer the following:	
(a) As to the state court to which you first appealed, give the following	4.
aformation:	
(1) Name of court	
(2) Result	
(3) Date of result	
(b) If you appealed to any other court, then as to the second court to which you	
appealed, give the following information:	
(1) Name of court	
(2) Result	
(2) [2]	
(3) Date of result	
(c) If you appealed to any other court, then as to the third court to which you	
appealed, give the following information:	
	7.5 1.76 1.76
(1) Name of court	
(2) Result	•
(3) Date of result	
O. Other than a direct appeal from the judgment of conviction and sentence, have you	
previously filed any petitions, applications, or motions with respect to this judgment	
in any court, state or federal?	
Yes No	
1. If your answer to Question 10 was "yes," then give the following information in	
regard to the first such petition, application, or motion you filed:	· ^
(a) (1) Name of court Circuit court of Landerdale	ا ر()ر
(2) Nature of proceeding motion to correct jail cr	tibs
(3) Grounds raised pursuant to plea agreement DA-18-	
defendant had only 89 months remaining.	•
Defendant was imposed to 97 months.	
Case action summary will reflect,	t ,
(attach additional sheets if necessary)	įγ.
(4) Did you receive an evidentiary hearing on your petition, application, or	•
tipola you looted an evidentially iteating on your delition, abblication. Of	Ť
motion?	
motion? Yes No V	
motion? Yes No (5) Result	
motion? Yes No V	

(2) Nature of proceeding motion to dismiss and re	lease
(3) Grounds raised	- ₁
Due to a breach in plea agreemen	1
DA-18-53. Defendant requested charge	<u>to</u>
be dismissed and to be released fr	OM
incarceration	
(attach additional sheets if necessary)	
(4) Did you receive an evidentiary hearing on your petition, application, or	
motion?	
Yes No	
(5) Result	
(6) Date of result	Constant
(c) As to any third petition, application, or motion, give the same information	
(attach additional sheets giving the same information for any subsequent	•
petitions, applications, or motions):	
(1) Name of court(2) Nature of proceeding	-
(3) Grounds raised	
	v. usar-
(attach additional sheets if necessary)	
(4) Did you receive an evidentiary hearing on your petition, application, or	
motion?	
Yes No	
(5) Result	
(6) Date of result	
(d) Did you appeal to any appellate court the result of the action taken on any	-27 N
petition, application, or motion?	
(1) First petition, etc. Yes No V	~
(2) Second petition, etc. Yes No	
(3) Third petition, etc. Yes No ATTACH ADDITIONAL SHEETS GIVING THE SAME	
\cdot	
INFORMATION FOR ANY SUBSEQUENT PETITIONS,	
APPLICATIONS, OR MOTIONS.	
(e) If you did not appeal when you lost on any petition, application, or	
motion, explain briefly why you did not:	
Detendant was ignorant to the	
Defendant was ignorant to the necessary steps that should be take	•
cify every ground on which you claim that you are being held unlawfully, by	

12. Specify every ground on which you claim that you are being held unlawfully, by placing a check mark on the appropriate line(s) below and providing the required information. Include all facts. If necessary, you may attach pages stating additional grounds and the facts supporting them.

GROUNDS OF PETITION

Listed below are the possible grounds for relief under Rule 32. Check the ground(s) t apply in your case, and follow the instruction under the ground(s):

A. The Constitution of the United States or of the State of Alabama requires a new trial, a new sentence proceeding, or other relief.

For your information, the following is a list of the most frequently raised claims of constitutional violation:

- (1) Conviction obtained by plea of guilty which was unlawfully induced or not made voluntarily with understanding of the nature of the charge and the consequences of the plea.
- (2) Conviction obtained by use of coerced confession.
- (3) Conviction obtained by use of evidence gained pursuant to an unconstitutional search and seizure.
- (4) Conviction obtained by use of evidence obtained pursuant to an unlawful arrest.
- (5) Conviction obtained by a violation of the privilege against self-incrimination.
- (6) Conviction obtained by the unconstitutional failure of the prosecution to disclose to the defendant evidence favorable to the defendant.
- (7) Conviction obtained by a violation of the protection against double jeopt. G
- (8) Conviction obtained by action of a grand or petit jury which was unconstitutionally selected and impaneled.
- (9) Denial of effective assistance of counsel.

This list is not a complete listing of all possible constitutional violations.

If you checked this ground of relief, attach a separate sheet of paper with this ground listed at the top of the page. On this separate sheet of paper list each constitutional violation that you claim, whether or not it is one of the nine listed above, and include under it each and every fact you feel supports this claim. Be specific and give details.

B. The court was without jurisdiction to render the judgment or to impose the sentence.

If you checked this ground of relief, attach a separate sheet of paper with this ground listed at the top of the page. On this separate sheet of paper list each and every fact you feel supports this claim. Be specific and give details.

C. The sentence imposed exceeds the maximum authorized by law, or is otherwise not authorized by law.

If you checked this ground of relief, attach a separate sheet of paper with this ground listed at the top of the page. On this separate sheet of paper list each and every fact you feel supports this claim. Be specific and give details.

D. Petitioner is being held in custody after his sentence has expired.

If you checked this ground of relief, attach a separate sheet of paper with this ground listed at the top of the page. On this separate sheet of paper list each and every fact you feel supports this claim. Be specific and give details.

 E.	Newly	discove	ered ma	terial j	facts	exist	which	require	that	the	conviction	or
	senten	ice be v	acated i	by the	court	bec.	ause:					

The facts relied upon were not known by petitioner or petitioner's counsel at the time of trial or sentencing or in time to file a post-trial motion pursuant to Rule 24, or in time to be included in any previous collateral proceeding, and could not have been discovered by any of those times through the exercise of reasonable diligence; and

The facts are not merely cumulative to other facts that were known; and The facts do not merely amount to impeachment evidence; and If the facts had been known at the time of trial or sentencing, the result would probably have been different; and

The facts establish that petitioner is innocent of the crime for which he was convicted or should not have received the sentence that he did.

If you checked this ground of relief, attach a separate sheet of paper with this ground listed at the top of the page. On this separate sheet of paper list each and every fact you feel supports this claim. Be specific and give details.

F. The petitioner failed to appeal within the prescribed time and that failure was without fault on petitioner's part.

If you checked this ground of relief, attach a separate sheet of paper with this ground listed at the top of the page. On this separate sheet of paper list each and every fact you feel supports this claim. Be specific and give details.

13. IMPORTANT NOTICE REGARDING ADDITIONAL PETITIONS RULE 32.2(b) LIMITS YOU TO ONLY ONE PETITION IN MOST CIRCUMSTANCES. IT PROVIDES:

"Successive Petitions. The court shall not grant relief on a second or successive petition on the same or similar grounds on behalf of the same petitioner. A second or successive petition on different grounds shall be denied unless the petitioner shows both that good cause exists why the new ground or grounds were not known or could not have been ascertained through reasonable diligence when the first petition was heard, and that failure to entertain the petition will result in a miscarriage of justice.

A. Other than an appeal to the Alabama Court of Criminal Appeals or the Alabama Supreme Court, have you filed in state court any petition attacking this conviction or sentence?

	Yes	agi No	
Β.	If you checked "Yes	give the following information	n as to earlier
	petition attacking the	is conviction or sentence:	
	(a) Name of court		
	(b) Result		
	(c) Date of result		
	(attach addition	al sheets if necessary)	

C. If you checked the "Yes" line in 13A, above, and this petition contains a different ground or grounds of relief from an earlier petition or petitions you filed, attach a separate sheet or sheets labelled: "EXPLANATION FOR NEW GROUND(S) OF RELIEF."

On the separate sheet(s) explain why "good cause exists why the new ground or grounds were not known or could not have been ascertained through reasonable

	diligence when the first petition was heard, and [why the] failure to entertain [this] petition will result in a miscarriage of justice."
14.	Do you have any petition or appeal now pending in any court, either state or federal,
	as to the judgment under attack?
1.5	Yes No Give the name and address, if known, of each attorney who represented you at the
13.	following stages of the case that resulted in the judgment under attack:
	(a) At preliminary hearing Maurice McCaney
	(a) In preminary neuros Production
	(b) At arraignment and plea Maurice Mc Caney
	(c) At trial Maurice Me Caney
	(d) At sentencing Maurice Mc Caney
	(e) On appeal
	(f) In any post-conviction proceeding Temberly Tyler Sledge
	recommended defendant to sign affadavit to be imposed
	(g) On appeal from adverse ruling in a post-conviction proceeding
16.	Were you sentenced on more than one count of an indictment, or on more than one
	indictment, in the same court and at the same time?
. ~	Yes No V
l /.	Do you have any future sentence to serve after you complete the sentence imposed by
-	the judgment under attack? Yes No
	(a) If so, give name and location of court which imposed sentence to be served in the
	future:
	(b) And give date and length of sentence to be served in the future:
	(c) Have you filed, or do you contemplate filing, any petition attacking the judgment
	which imposed the sentence to be served in the future?
	Yes No
18.	What date is this petition being mailed?
-	

Wherefore, petitioner prays that the Court grant petitioner relief to which he may be entitled in this proceeding.

PETITIONER'S VERIFICATION UNDER OATH SUBJECT TO PENALTY FOR PERJURY

I swear (or a	affirm) under pena	alty of perjury that the foregoing is true and o	correct.
Executed on An	and the second s	·	
(Date)	7	7 1 9 4	0
•		Menton &.	علعو
	•	Signature of Petitioner	Tab
		X Trenton D. Leele	
) AND SUBSCRII	BED before me this the Z day of Angu	<u>st</u> ,
20 22			
		Goaph Domin	
		Notary Public Joseph Bonner	
	· · · · · · · · · · · · · · · · · · ·	OR* Sigle at large expired date: 92/17/2025	
ATTODNEY	O VEDIEICATIO	ON UNDER OATH SUBJECT TO PENALTY	Ţ
ATTORNET		FOR PERJURY	i.
		OKTERIOKT	
I swear (or a	affirm) under nenz	alty of perjury that upon information and bel	ief. the
foregoing is true and			,
<i>J J J J J J J J J J</i>	*•	(Date)	
**************************************	÷	A Print Control of the Control of th	
			-
		Signature of Petitioner's Attorney	
) AND SUBSCRI	BED before me this the day of	
19	••		
		NI-4 D 1.1'-	
		Notary Public	
Name and address o	of attornay represen	nting petitioner in this proceeding (if any)	
Name and address o	1 attorney represer	ning pennoner in his proceeding (if any)	
		· · · · · · · · · · · · · · · · · · ·	
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		and the state of t	
			
B. TC		1 m 1 m 2/3 to tot out	

^{*} If petitioner is represented by counsel, Rule 32.6(a) permits either petitioner or counsel to verify the petition.

* The sentence imposed exceeds the maximum authorized by law, or is otherwise not authorized by law. (CC - 2018 - 1033)The case action summary that is included will reflect that defendant's sentence is/was a split sentence. Defendant was imposed on 11-01-2019 to 8 months confinement with 89 months remaining, Suspended. Defendant was imposed again on 8-3-2021 to a full 97 months. Defendant claims plain error and ineffective assistance of counsel. This error was very obvious and ultimately caused injury to defendant and deprived defendant of hiss liberty. There is also a breach of plea agreement, included.

Temberly T. Sledge PC Attorney at Law

102 S. Court Street Suite 500 Florence, Alabama 35630

Telephone (256) 415-0023 E-mail: <u>Temberly01@comcast.net</u>

Date: 7-6-21

Sentence imposed to run concurrent with CC-18-358. Your probation was never revoked in case # CC 18-1033 (see enclosed sentencing order).

Clooked on the DOC website and it looks like you are not getting any good time etc on case # CC 18-1033. Also the DA's office has requested case size enclosed.

Sixerely,

DC-20-125 be Wolle prossed & that motion was

Sizeerely,

Femberly Sledge

DC-20-125 be Nolle prossed & that motion was granted. (See enclosed order) that is the 1 pilicase. Chave emailed the DA's office about having the escape case Nolle prossed as well. (X-20-35:

OK. update: Since I began writing this letter I have spaken w/
(the escape case).

Coty Hand and we have had the other case Note prossed. I think you
weed to have your sentence impased on a 18-1033. Why don't you speak
wi a classifications office to make sure that what you want to do.

If you choose to be imposed please sign the officiain and return

If we have it imposed you will be eventually released and

we no further obligations as to probation on that case. It you
m paper in that case. If you choose to have sentence impased

have a Notary populic and return to me. P.S.

IN THE CIRCUIT COURT OF LAUDERDALE COUNTY, ALABAMA PLEA AGREEMENT

STATE OF ALABAMA VS. Trent Toole

cc-18-1053

	DA- N-53
Defendant will enter a plea of guilty:	Para Kt
Defendant will enter a plea of guilty: (') to count(s) of the indictment or information () to the lesser-included charge(s) of	n charging 10/7 /3
() to the lesser-included charge(s) of	
All other charges in the indictment will be dismissed.	
Defendant will be sentenced:	
() to a term of months/years in the custody of:	
() Department of Corrections () DOC at Comr	munity Corrections () Community Corrections
(k Release Center
() pursuant-to the sentencing guidelines to a term of	77 months/years in the custody of:
() Department of Corrections () DOC at Comm	
() Detention Center () Lauderdale County Wor	rk Release Center
() pursuant to the Habitual Offender Act to a term of	months/years in the custody of:
() Department of Corrections () DOC at Com	munity Corrections () Community Corrections
() Detention Center () Lauderdale County Worl	k Release Center
() This is a straight sentence to be served.	
() This sentence is suspended and the defendant is pla	aced on supervision for months. The supervision
will-be by: () State Probation () Community Co	prrections () Unsupervised 8
() This is a split sentence and the defendant shall serve	a a term of months in:
(V) Department of Corrections () DOC at Community	Corrections () Community Corrections
() Detention Center () Lauderdale County Work Rel	ease Center
(-) Other:	
() The remainder of the defendant's sentence is susper	nded for months and placed on supervision for
24 months. The supervision will be by: () State	Probation () Community Corrections () Unsupervised
	felony convictions:
TOP 200 UPC5 x 2	
TOP 13+	
Defendant stipulates to the following aggravating circum	etances:
Defendant will pay: () court cost () Alabama Crime \	Victim Compensation of \$ () fine \$
() restitution	
(Yand all other court ordered monies.	
Defendant waives his right to make an appeal bond if thi	is case is appealed.
In the event this agreement is rejected, not accepted by	the Court or set aside, all statements made by
defendant during the plea colloquy are admissible in sub	sequent proceedings) _ (C-13-10 33 1
Any other matters agreed upon: 12-19-1664	's nolle prossed! To tun concurrent
Withall cises	
Date: 10/18/19	Tent Teole
11 HADO	Signature of Defendant
Nelly IT	Tolanone Ti Il Carry
Signature/of District Attorney	Signature of Defense Attorney

ALABAMA SUS CASE DETAIL



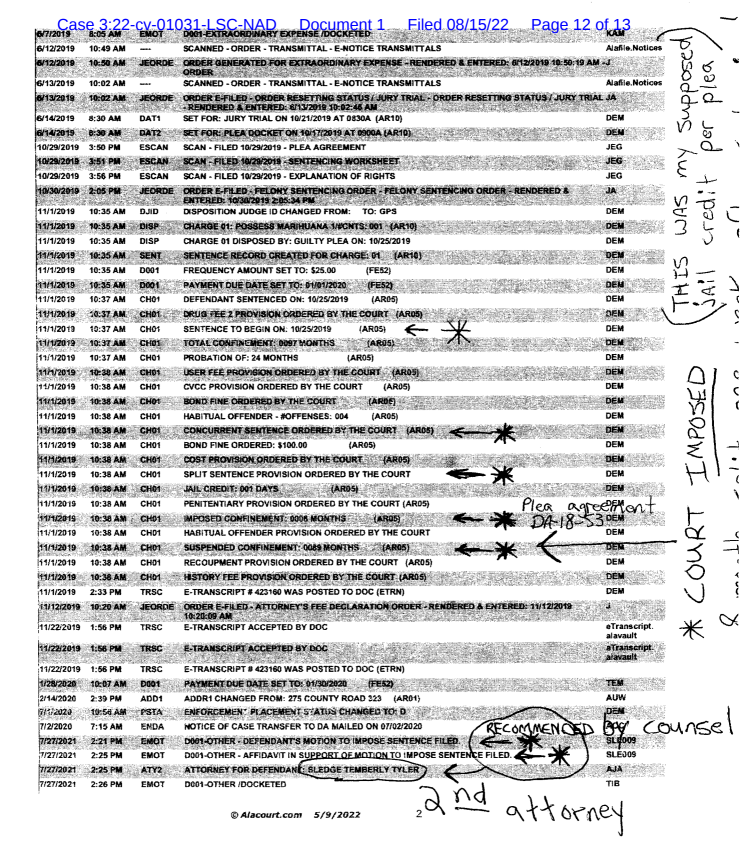
County: 41 Case Number: CC-2018-001033.00
Style: STATE OF ALABAMA V. TEELE TRENTON G

Court Action: GUILTY PLEA

Real Time

PREPARED FOR: JEG

Case A	ction S	umma	ary	
Date:	Time	Code	Comments	Operator
11/27/2018	1:24 PM	JUDG	ASSIGNED TO: (SPS) GENERAL P. SELF. (ARET)	ASH
11/27/2018	1:24 PM	FILE	FILED ON: 11/27/2018 (AR01)	ASH
11/27/2018	1:24 PM	ARRS	DEFENDANT ARRESTED ON: 11/26/2018 (AR01)	ASH
11/27/2018	1:24 PM	BOND	BOND SET AT: \$1500.00 (AR01)	ASH
11/27/2018	1:24 PM	STAT	INITIAL STATUS SET TO: "J" - JAIL (ARDI)	ASH
11/27/2018	1:24 PM	INDT	DEFENDANT INDICTED ON: 08/31/2018 (AR01)	ASH
11/27/2018	1:24 PM	FILE	CHARGE 81: POSSESS MARIMUANA 1S/MCNTS: 081 (AR01)	ASH
11/27/2018	1:24 PM	SCAN	CASE SCANNED STATUS SET TO: N (AR10)	ASH
11/27/2018	1:24 PM	DATE	SET COR: ARMAGNUERT ON 12/19/2018 AT 8800A (AR10)	ASH
11/27/2018	1:25 PM	DESC	DATE 2 DESC CODE CHANGED TO ARRGARRAIGNMENT (AR09)	ASH
11/27/2018	1:25 PM	BOC3	DOCKET DATE NOTICE SENT TO: DEFENDANT (AR09)	ASH
11/27/2018	1:25 PM	DOC2	CASE SET ON 12192018 FOR ARRG (AR09)	ASH
11/27/2018	1:26 PM	ESCAN	SCAN-FILED 11/21/2011 - INDICTMENT	ASH
11/27/2018	2:13 PM	ESCAN	SCAN - FILED 11/27/2018 - WARRANT SERVED	ASH
11/28/2018	9:33 AM	STAT	SEATUS CHANGED.TO: "B" - BOND (AR01)	ZEC
11/28/2018	9:33 AM	S001	SURETY ADDED: MITCHELL BAIL BONDING CO (AR01)	ZEC
11/28/2018	9:33 AM	BNDT	BOND TYPE OF PROF BOND CO (ARbt)	ZEC
11/28/2018	9:33 AM	REDT	DEFENDANT RELEASED FROM JAIL: 11/20/2018 (AR01)	ZEC
11/28/2018	11:14 AM.	ESCAN	SCAN - FILED (1/28/2018 - BOND(S)	ALK
12/11/2018	8:54 AM	ATY1	ATTORNEY FOR DEFENDANC MCCANEY MAURICE PERAZE	BRR
12/11/2018	8:59 AM		SCANNED - ORDER - TRANSMITTAL - E-NOTICE TRANSMITTALS	Atafile.Notices
12/11/2018	8:59 AM	JEORDE	ORDER E-FILED - ORDER APPOINTING COUNSEL - ORDER APPOINTING COUNSEL - RENDERED & ENTERED: 12/11/2018 8:59:43 AM	JA
12/13/2018	11:42 AM	5001	ENFORCEMENT STATUS SET TO: 'A' (FESZ)	DEM
12/13/2018	11:42 AM	S001	PAYMENT FREQUENCY SET TO: "M" (FE52)	DEM
12/13/2018	11:42 AM	8001	ENF PLACEMENT, STATUS SET TO: "H" (FES2)	DEM
12/13/2018	11:42 AM	S001	PAYMENT FREQUENCY SET TO: "L" (FE52)	DEM
12/13/2018	11:42 AM	S001	BAIL FEE PAID INDICATOR SET TO: N (FE52)	DEM
12/13/2018	11:42 AM	S001	BAIL FEE PAID INDICATOR SET TO: Y (FE52)	DEM
12/17/2018	1:59 PM	ESCAN	SCAN - FILED 12/17/2018 - BAIL BOND FEE TRANSMITTAL FORM	ALK
12/19/2018	8:50 AM	EMOT	D001-PLEA OF NOT GUILTY AND WAIVER OF ARRAIGNMENT FILED.	MCC199
12/19/2018	10:58 AM	EMOT	DUET-PLEA OF NOT GUILTY AND WAIVER OF ARRAIGNMENT (DOCKETED	DEM
12/19/2018	11:16 AM	JEORDE	ORDER GENERATED FOR PLEA OF NOT GUILTY AND WAIVER OF ARRAIGNMENT - RENDERED & ENTERED: 12/19/2018 11:16:51 AM - ORDER	JA
12/20/2018	8:30 AM	DAT1	SET FOR: (MRY TRIAL ON DAY 15/2019 AT 0520A (AR-10)	DEM
12/20/2018	8:30 AM	DAT2	SET FOR: PLEA DOCKET ON 04/11/2019 AT 0900A (AR10)	DEM
3/21/2019	3:05 PM	EDISC	NOTICE OF DISCOVERY E-FILED.	CON022
4/12/2019	3:40 PM	JEORDE	ORDER E-FILED - ORDER RESETTING STATUS / JURY TRIAL - ORDER RESETTING STATUS / JURY TRIAL	L JA
4/12/2019	3:40 PM		- RENDERED & ENTERED: 4/12/2019 3:40:01 PM SCANNED - ORDER - TRANSMITTAL - E-NOTICE TRANSMITTALS	Alafile Notices
4/12/2019	4:47 PM	DAT1	SET FOR: JURY TRIAL ON 06/10/2019 AT 0830A (AR10)	DEM
4/12/2019	4:47 PM	DAT2	SET FOR: PLEA DOCKET ON 06/06/2019 AT 0900A (AR10)	DEM
6/6/2019	5:43 PM	EMOT	D001-EXTRAORDINARY EXPENSE FILED.	MCC199
	A-14 L. UI		The state of the s	



* Began without attention to detail!

of case.

Cas	e 3:22-	CV-010	031-LSC-NAD Document 1 Filed 08/15/22 Page 13 of 13
7/28/2021	10:17 AM	JEORDE	ORDER GENERATED FOR OTHER - DEFENDANT'S MOTION TO IMPOSE SENTENCE - RENDERED & J
00000000000000000000000000000000000000	The service of the service and the service of the s	AL . 1884 AL 2018 A STORE AND	ENTERED: 7/28/2021 10:17:39 AM - ORDER
7/28/2021	10:18 AM		SCANNED - ORDER - TRANSMITTAL - E-NOTICE TRANSMITTALS Alafle Notices
7/28/2021	10:18 AM	JEORDE	ORDER GENERATED FOR OTHER - AFFIDAVIT IN SUPPORT OF MOTION TO IMPOSE SENTENCE - J RENDERED & ENTERED: 7/28/2021 10:18:19 AM - ORDER
7/28/2021	10:18.AM		SCANNED - ORDER - TRANSMITTAL - E-NOTICE TRANSMITTALS Ainfile. Notices
8/2/2021	3:13 PM	JEORDE	ORDER E-FILED - ORDER - ORDER - RENDERED & ENTERED: 8/2/2021 3:13:31 PM JA
8/2/2021	3:14 PM	-	SCANNED - ORDER - TRANSMITTAL - E-NOTICE TRANSMITTALS Alafile Notices
8/3/2021	1:53 AM	TRSC	E-TRANSCRIPT # 423160 WAS POSTED TO DOC (ETRN)
8/3/2021	1:48 PM	CH01	PROBATION REVOKED ON: 08/02/2821 (AR05) TIB
8/3/2021	1:48 PM	CH01	TOTAL CONFINEMENT: 0194 MONTHS (AR05)
8/3/2021	1:48 PM	CH01	PROBATION REVOKED BY TECH VIOLATION OVER 90 DAYS
8/3/2021	1:48 PM	CH01	IMPOSED CONFINEMENT: 0097 MONTHS (AR05) TIB
8/3/2021	1:48 PM	CH01	SPLIT SENTENCE PROVINCE ORDERED BY THE COURT TIB
8/3/2021	1:48 PM	CH01	SUSPENDED CONFINEMENT: 0097 MONTHS (AR05) TIB
8/3/2021	1:49 PM	CHOI	TOTAL CONFINEMENT: 0097 MONTHS (AR05)
11/15/2021	3:06 PM	ATY1	ATTORNEY FOR DEFENDANT: SLEDGE TEMBERLY TYLER DEM
11/15/2021	3:19 PM	ESCAN	SCAN - FILED 11/15/2021 - LETTER TIB
11/15/2021	3:22 PM	ESCAN	SCAN - FILED 11/15/2021 - MISC TIB
11/23/2021	9:46 AM	EMOT	D001-OTHER - MOTION TO CHANGE JAIL CREDIT FILED ON 11/23/2021 9:46 AM. TIB
11/23/2021	9:46 AM		SCANNED - MOTION - TRANSMITTAL - E-NOTICE TRANSMITTALS Alafile.Notices
1/1/2022	3:12 FM	JEORDE	ORDER GENERATED FOR OTHER - MOTION TO CHANGE JAIL CREDIT - RENDERED & ENTERED: J
2/24/2022	1:53 PM	ESCAN	SCAN - FILED 2/24/2022 - NOTICE JEG
			END OF THE REPORT

END OF THE REPORT

D* ineffective assistance of counsel!

Defendant was injured ultimately